1 2 3 4	Shayana Kadidal CENTER FOR CONSTITUTIONAL RIGHTS 666 Broadway, 7th Floor New York, NY 10012-2317 Phone: (212) 614-6438 Fax: (212) 614-6499 Email: kadidal@ccr-ny.org		
5	Attorney for Plaintiffs		
6 7 8 9 10	Anthony J. Coppolino Special Litigation Counsel UNITED STATES DEPARTMENT OF JUSTICE Civil Division, Federal Programs Branch 20 Massachusetts Avenue, NW, Rm. 6102 Washington, D.C. 20001 Phone: (202) 514-4782—Fax: (202) 616-8460 Email: tony.coppolino@usdoj.gov  Attorney for Defendants  UNITED STATES I		
12 13	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION		
14 15 16 17	IN RE NATIONAL SECURITY AGENCY TELECOMMUNICATIONS RECORDS LITIGATION  This Document Relates Only to: Center for Constitutional Rights v. Obama, (Case No. 07-cv-1115-VRW)	No. 3:06-md-01791-VRW  REVISED STIPULATION AND REQUEST TO EXTEND AND MODIFY BRIEFING SCHEDULE  Chief Judge Vaughn R. Walker	
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20	RECITALS		
21	1. By order dated March 26, 2010 (Dkt. 720 in 06-md-1791, Dkt. 36 in 07-cv-1115),		
22	the Court, upon consideration of the parties' joint status report, set a schedule in this action for the		
23	submission of cross dispositive motions by the parties under which defendants were to renew their		
24	dispositive motion by April 28, 2010; plaintiffs were to file an opposition to defendants' renewed		
25	motion and renew plaintiffs' cross-motion for summary judgment by May 28, 2010; defendant		
26	were to reply and file an opposition to plaintiffs' cross-motion by June 18, 2010; and plaintiff		
27	were to file a cross-reply by July 9, 2010.		
28	3:06-md-1791-VRW REVISED STIPULATION AND REQUES SCHEDULE: PROPOSED ORDER IN CF		

V. OBAMA (07-CV-1115-VRW)

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- 2. Counsel for the parties then stipulated (Dkt. 725 in 06-md-1791, Dkt. 37 in 07-cv-1115 (filed Apr. 27, 2010)) to a revised briefing schedule under which defendants were to renew their dispositive motion by May 27, 2010; plaintiffs were to file an opposition to defendants' renewed motion and renew plaintiffs' cross-motion for summary judgment by June 24, 2010; defendants were to reply and file an opposition to plaintiffs' cross-motion by July 15, 2010; and plaintiffs were to file a cross-reply by August 5, 2010. The Court issued an order adopting the revised briefing schedule pursuant to stipulation on April 28, 2010 (Dkt. 726 in 06-md-1791, Dkt. 38 in 07-cv-1115).
- 3. Defendants filed their renewed motion on May 27, 2010 (Dkt. 731 in 06-md-1791, Dkt. 39 in 07-cv-1115).
- 4. Plaintiffs and defendants, through counsel, hereby submit this revised stipulation to extend the time for submission of plaintiffs' opposition and renewed motion, defendants' reply, and plaintiffs' cross-reply, and request that the Court make this stipulation an order of the Court.
- 5. The enlargement of time is necessary to accommodate other litigation burdens on plaintiffs' counsel. Undersigned counsel, Mr. Kadidal, is the sole active attorney on this case and is also managing attorney of the Guantánamo litigation at CCR. Since the filing of the government's motion, another CCR attorney responsible for Guantánamo habeas litigation was incapacitated by illness and confined indefinitely to bed rest, making it impossible for that attorney to further litigate habeas cases (which would require visits to the base and to a secure facility in the Washington, D.C. area for access to classified factual information), and resulting in emergency reassignment of her habeas litigation responsibilities to Mr. Kadidal and one other attorney also already possessing security clearance.
- 6. There has been one previous modification of the original schedule, as described above, which was stipulated to in order to accommodate burdens on defendants' counsel. No prejudice will result from the requested enlargement of time and, as there are no further deadlines currently scheduled in the case, it will not affect any other schedule for the case.

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REVISED STIPULATION 1 2 The parties, through their undersigned counsel, hereby stipulate and agree to the following 3 revised briefing schedule in this action: (i) plaintiffs must file an opposition to defendants' renewed 4 motion and renew plaintiffs' cross-motion for summary judgment by July 22, 2010; (ii) defendants 5 must reply and file an opposition to plaintiffs' cross-motion by September 2, 2010; (iii) plaintiffs may file a cross-reply by September 23, 2010. A proposed order is attached hereto. 6 7 Respectfully submitted, 8 /s/Shayana Kadidal 9 Shayana Kadidal CENTER FOR CONSTITUTIONAL RIGHTS 10 666 Broadway, 7th Floor New York, NY 10012-2317 11 Phone: (212) 614-6438 — Fax: (212) 614-6499 Email: kadidal@ccrjustice.org 12 Attorney for Plaintiffs 13 MICHAEL F. HERTZ 14 Deputy Assistant Attorney General 15 JOSEPH H. HUNT Director, Federal Programs Branch 16 VINCENT M. GARVEY 17 Deputy Branch Director 18 /s/Anthony J. Coppolino per G.O. 45 Anthony J. Coppolino 19 Special Litigation Counsel 20 MARCIA BERMAN Senior Counsel 21 22 UNITED STATES DEPARTMENT OF JUSTICE Civil Division, Federal Programs Branch 23 20 Massachusetts Avenue, NW, Rm. 6102 Washington, D.C. 20001 24 Phone: (202) 514-4782—Fax: (202) 616-8460 25 Email: tony.coppolino@usdoj.gov 26 Attorneys for Defendants 27 June 17, 2010 28

1	DECLARATION PURSUANT TO GENERAL ORDER 45, § X.B	
2	I, SHAYANA KADIDAL, hereby declare pursuant to General Order 45, § X.B, that I have	
3	obtained the concurrence in the filing of this document from the other signatory listed above	
4	(Anthony Coppolino, Attorney for Defendants)	
5	I declare under penalty of perjury that the foregoing declaration is true and correct.	
6	Executed on June 17, 2010, in the City of New York, New York.	
7		
8	<u>/s/Shayana Kadidal</u> Shayana Kadidal	
9	CENTER FOR CONSTITUTIONAL RIGHTS 666 Broadway, 7th Floor	
10	New York, NY 10012-2317 (212) 614-6438	
11 12	Email: kadidal@ccrjustice.org	
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## UNITED STATES DISTRICT COURT 1 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 2 3 4 IN RE NATIONAL SECURITY AGENCY TELECOMMUNICATIONS RECORDS No. 3:06-md-01791-VRW LITIGATION 5 Judge: Hon. Vaughn R. Walker 6 This Document Relates Only to: 7 Center for Constitutional Rights v. Obama, (Case No. 07-cv-1115-VRW) 8 9 10 ROPOSED ORDER 11 12 Upon consideration of the parties' revised stipulation and request to extend and modify the 13 current briefing schedule in this action, and good cause appearing, the Court hereby revises the 14 current briefing schedule set forth in the Court's Order adopting the revised briefing schedule 15 pursuant to stipulation of April 28, 2010 (Dkt. 726 in 06-md-1791, Dkt. 38 in 07-cv-1115) as follows: the Court ORDERS that (i) plaintiffs must file an opposition to defendants' renewed 16 17 motion and renew plaintiffs' cross-motion for summary judgment by July 22, 2010; (ii) defendants 18 must reply and file an opposition to plaintiffs' cross-motion by September 2, 2010; (iii) plaintiffs 19 may file a cross-reply by September 23, 2010. 20 PURSUANT TO STIPULATION, IT IS SO ORDERED, 21 DATE: 6/21/2010 22 Chief Ju GRANTED 23 24 udge Vaughn R Walke 25 26

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1	Certificate of Service	
2	I, Shayana Kadidal, certify that on June 17, 2010 (PDT), I caused the foregoing Revised	
3	Stipulation to be filed electronically on the ECF system and served via email on the counsel for defendants listed below.	
4	Anthony I. Connolino	
5	Anthony J. Coppolino Special Litigation Counsel United States Department of Justice	
6	Civil Division, Federal Programs Branch P.O. Box 883	
7 8	Washington, D.C. 20044 Email: tony.coppolino@usdoj.gov	
9	Dated: June 17, 2010	
10	/s/ Shayana Kadidal	
11	CENTER FOR CONSTITUTIONAL RIGHTS 666 Broadway, 7th Floor	
12	New York, NY 10012-2317	
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3:06-md-1791-VRW REVISED STIPULATION AND REQUEST TO EXTEND & MODIFY BRIEFING SCHEDULE; PROPOSED ORDER IN CENTER FOR CONSTITUTIONAL RIGHTS V. OBAMA (07-CV-1115-VRW)